

Daily Edmonton Bulletin.

VOL 3

EDMONTON, ALBERTA, WEDNESDAY, MARCH 8TH, 1905.

No 55

RAT PORTAGE WON.

FIRST STANLEY CUP GAME.

Fast and clean game in Ottawa last night won by the Western team.

Ottawa, March 7.—7.55 p.m.—Rat Portage will play as follows: Giroux, Brown, Bellefeuille, Griffiths, McGimsie, Hooper and Phillips.

8.27 p.m.—The Ottawas will meet likely line up thus: Finnie, Pulford, Moore, Shore, Westwick, Gilmore and Smith, Harland McDougall, of Montreal, is referee, and Bob McDougall, of Montreal, judge of play.

8.37 p.m.—The Ottawas are just arriving on the ice and receive an ovation. Shore and Gault replace Gilmore and McGimsie. This is considered a weakness to the Ottawas and should make matters easier for the visitors.

8.40 p.m.—Captains Phillips and Moore are exchanging greetings in the centre of the rink. Referee MacDougall is in the centre and is giving them a warning and asks them both to play the game as it should be or suffer the consequences. They now inspect the nets to see that they are of regulation size.

8.41 p.m.—Westwick comes out alone and the crowd goes wild over the centre of the Ottawas. The crowd is asking, "Where's Gilmore?" But Gilmore is taking in the match from the reserved seats of the rink and now they flip the coin.

8.41.—The Ottawas protect the western goal, Gault and McGimsie face. 8.41 p.m.—They start. Gault got it from McGimsie and almost scores. It's off side now and called back. Game stopped for a minute to settle dispute.

RAT PORTAGE SCORES.

8.50 p.m.—They face close to the Rat's goal, but Bellefeuille lifts it to Moore. Smith gets it and shoots a close one. Bellefeuille lifts to centre, but loses. Smith brings it down and shoots. It's off side and they face near the Ottawa goal. Hooper tries a shot, but it's wide. McGimsie and Gault start again. Ottawa gets it but Griffiths outplays Westwick and brings it right up, but Smith and Pulford save a dangerous one. Phillips shoots right on the line but it is off side. Griffiths brings up the puck and tries a shot. It is off side but Finney saves. It is off side but faced right in front of the Ottawa goal. Gault got it and brought it down to the Rat Portage goal. Westwick gets it from Smith and loses to Phillips, who shoots, and Rat Portage gets the first goal ten minutes.

OTTAWA MAKES IT A TIE.

Rat Portage got it but lost it again. The Ottawas get it but lose Phillips. He tries a shot again. It was a true one, but Finnie saved it nicely. They face again and Westwick shoots. Westwick got it and brought it down and scored the second one for Ottawa in six minutes.

They face and an Ottawa man got it. Gault tries another shot but it is wide. Hooper comes up and hands a hot shot to Finnie. Rat Portage tries a rush, but it fails. Ottawas score the third game in 5 minutes.

PORTAGE EVENS THE SCORE.

Shore doing the necessary work they start again. The challengers had the best of the game, but hard luck. It is off side. They face near the centre. The Rat Portage got it. Hooper comes up from centre and hands it to Griffiths who scores the fourth game for Portage.

RATS SCORE FIFTH GOAL.

They face it again and the Ottawas got it but lose to Bellefeuille. It is off side. McGimsie and Gault face it again. Pulford and Phillips have a run in, but no damage done. Phillips tries a shot. He is dangerous, but Pulford saves it. Phillips shoots again. It is a nice one and goes in the right place.

ANOTHER FOR PORTAGE.

They start again. Griffiths comes up and scores the sixth game for the Challengers in one minute.

9.30 p.m.—Half time is up and Rat Portage team have just doubled the score on the holders of the Stanley Cup.

Rat Portage ultimately won by 9 goals to 3.

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De Miracle

It is better than electricity, because it does not scar or produce a new growth. Better than X-ray, because it does not burn, scar or paralyze the tissues under the skin. Better than depilatories, because it is not poisonous; therefore, it will not cause blood poisoning, or produce eczema, which is so common with depilatories, and does not break off the hair, thereby increasing its growth.

Electrolysis, X-ray or depilatories are offered you on the bare word of the operator and not manufacturers. DE MIRACLE is not. It is the only method which is endorsed by physicians, surgeons, dermatologists, medical journals and prominent magazines.

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Our booklet—the most complete treatise on Superfluous Hair ever published—containing the testimonials of numerous physicians and surgeons and those of hundreds of others—will be sent free, in plain, sealed envelope, upon request. Write for it to-day to DE MIRACLE CHEMICAL CO., 23 QUEEN STREET WEST, TORONTO, ONT. THE ROBERT SIMPSON COMPANY LIMITED TORONTO, ONT.

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These are all
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requires perfect plumbing. And the safety and healthfulness of modern sanitary plumbing are not to be ignored. Just compare the modern porcelain basin or tub with the

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Tableware, Jewellery, Skates,

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YOUR MONEY

Has a String to It.

We insist on pleasing every purchaser at this drug store. Satisfied customers are our best advertisement. When you buy drug store goods here your money has a string to it until you find your purchase satisfactory in every way. If not entirely as represented, through any fault of ours, you may pull the string and your money is back in your pocket again. Satisfied patrons or money refunded—that's our platform.

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(SEMI-WEEKLY)

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BULLETIN CO. Ltd

WEDNESDAY, MARCH 8th, 1905.

THE AUTONOMY BILL.

AN ACT TO ESTABLISH AND PROVIDE FOR THE GOVERNMENT OF THE PROVINCE OF ALBERTA

Whereas in and by The British North America Act, 1871, being chapter 28 of the Acts of Parliament of the United Kingdom passed in the session thereof held in the 34th and 35th years of the reign of Her late Majesty Queen Victoria, it is enacted that the Parliament of Canada may from time to time establish new provinces in any territories forming for the time being part of the Dominion of Canada, but not included in any province thereof, and may, at the time of such establishment, make provision for the constitution and administration of any such province, and for the passing of laws for the peace, order and good Government of such province, and for its representation in the said Parliament of Canada.

And whereas it is expedient to establish as a Province the territory hereinafter described, and to make provision for the government thereof in the Parliament of Canada: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The territories comprised within the following boundaries, that is to say,—commencing at the intersection of the international boundary dividing Canada from the United States of America by the fourth meridian in the system of Dominion lands surveys; thence westerly along the said international boundary to the eastern boundary of the Province of British Columbia; thence northerly along the said eastern boundary of the Province of British Columbia to the north-east corner of the said Province; thence easterly along the parallel of the sixtieth degree of north latitude to the fourth meridian in the system of Dominion lands surveys as the same may be hereafter defined in accordance with the said system; thence southerly along the said fourth meridian to the point of commencement,—is hereby established as a Province of the Dominion of Canada to be called and known as the Province of Alberta.

2. The provisions of The British North America Act, 1867 to 1896, shall apply to the Province of Alberta in the same way and to the extent as they apply to the provinces heretofore comprised in the Dominion, as if the said province of Alberta had been one of the provinces originally united, except in so far as varied by this Act and except such provisions as are in terms made, or by reasonable intention may be held to be, specially applicable to or only to affect one or more and not the whole of the said Provinces.

3. The said Province shall be represented in the Senate of Canada by four members: provided that such representation may, after the completion of the next decennial census, be from time to time increased to six by the Parliament of Canada.

4. Subject to the provisions of the next following section, the said Province shall be represented in the House of Commons by five members, each of the electoral districts defined in Schedule A to this Act returning one member, such representation to be readjusted from time to time according to the provisions of the fifty-first section of The British North America Act, 1867: Provided that, upon the completion of the next quinquennial census for the said Province, the representation thereof shall be readjusted by the Parliament of Canada in such a manner that there shall be assigned to the said Province such a number of members as will bear the same proportion to the number of its population ascertained at such quinquennial census as the number sixty-five bears to the number of the population of Quebec as ascertained at the last decennial census, and in the computation of the number of members for the said Province a fractional part not exceeding one-half of the whole number requisite for entitling the Province to a member shall be disregarded and a fractional part exceeding one-half of that number shall

be deemed equivalent to the whole number.

5. If there is at the time this Act comes into force a sitting Parliament of Canada, the readjustment authorized or provided for by the proviso to the next proceeding section shall not have effect until the dissolution or expiry of such Parliament, but the said Province and the Province of Saskatchewan, also established by an Act of the present session, shall, until such dissolution or expiry, continue to be represented in the House of Commons as provided by chapter 63 of the statutes of 1903, each of the electoral districts defined in that part of the schedule to the said Act which relates to the North West Territories, whether such district is wholly in one of the said Provinces, or partly in one and partly in the other of them, being represented by one member.

6. Until the Parliament of Canada otherwise provides the qualifications of voters for the election of members of the House of Commons and the proceedings at and in connection with elections of such members shall, mutatis mutandis, be those prescribed by law at the time this Act comes into force with respect to such elections in the North West Territories.

7. The Executive Council of the said Province shall be composed of such persons under such designations, as the Lieutenant Governor from time to time thinks fit.

8. Unless and until the Lieutenant Governor in Council of said Province otherwise directs, by proclamation under the Great Seal, the seal of government of said Province shall be at Edmonton.

9. All powers, authorities and functions which under any law were before the coming into force of this Act vested in or exercisable by the Lieutenant Governor of the North West Territories, with the advice, or with the advice and consent of the Executive Council thereof, or in conjunction with that Council or any member or members thereof, or by the said Lieutenant Governor individually, shall so far as they are capable of being exercised after the coming into force of this Act in relation to the Government of the said Province, be vested in and shall or may be exercised by the Lieutenant Governor of the said Province, with the advice or with the advice and consent of, or in conjunction with the Executive Council of

Continued on page three

Daily Bulletin

and

Edmonton Bulletin

Semi-Weekly

ADVERTISING

RATES

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Regular commercial (monthly contracts) 6c. per inch per day, special positions 25% extra and upwards as agreed.

Transient commercial (less than one month) first insertion 30c. per inch; each subsequent insertion 12c. per inch.

Legal, 12c. per line first insertion; 6c. per line each subsequent insertion. (10 lines to the inch.)

Wanted, Lost, Found, Etc., up to 25 wds. 25c. for 2 days, 50c. per week; 3 weeks for \$1.00

Professional Cards per month \$1.00

SEMI-WEEKLY

Regular commercial, three months contracts, \$1.25 per inch per month; special positions 25 per cent extra and upwards as agreed.

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Legal, 12c. per line first insertion; 6c. per line each subsequent insertion. (10 lines to the inch.)

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Our city has good water but good water can be made better, and Ross Bros. Ltd. have the thing to do it with. Have you seen their "Noxall Filter." It is the simplest Filter on the market, the most thorough and by a long ways the cheapest. Any family can afford one and they are made either for pressure to attach to your city water tap or gravity to filter from a pail or crock.



You Wouldn't Eat Dirt.

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Germ Proof Water Filter

Positively removes all germs and impurities. It is quick-flowing, simple, compact, cleans in a minute and does not require frequent renewal.

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Ross Brothers, Ltd.

Following is one of the many testimonials that speak of the work done by these Filters:—

The Duquesne Chemical Laboratory.

Analatical Chemists and Chemical Engineers, Standard Bldg., 531 Wood St. Pittsburg, Pa., April 12, 1897.

GENTLEMEN:—Following is the report on the samples of water taken from the regular city supply, and also after it had passed through the Tripoli filter. Two filters were tested in this manner one having just been started and the other having been in use four months. The chemical analysis, made to show animal and vegetable pollution, includes the amount of ammonia, albuminoid ammonia and oxygen required to completely destroy such pollution. The bacteriological analysis is a count of the total number of living microbes in ten ordinary drops of water. This test was repeated in duplicate in case of the filtered samples. The results obtained on analysis are as follows:

Water from hydrant. From old filter. From new filter.

Ammonia	0.03	0.02	0.02
Albuminoid Ammonia	0.20	0.09	0.08
Oxygen Consumed	1.64	0.56	0.64

The figures represent parts of the impurities in one million parts of water. On cultivation, the hydrant water showed 890 bacteria in ten drops. That from the old filter 0, 2 and 4 in three tests, and from the new filter 3, 3 and 7. The above shows that the number of living microbes present has been reduced 99.6 per cent.; the ammonia is reduced 39 per cent.; the albuminoid ammonia 57 per cent., and the oxygen consumed 64 per cent. by passing through the filter, making the originally very bad water equal in cleanliness and purity to the best spring water. These results cannot be surpassed by any system of filtration with which we are familiar.

Respectfully submitted,

W. E. GARRIGUES CHIEF CHEMIST AND MANAGER.
99.6 per cent. of living microbes eliminated by use of the filter.

The price is from \$3.00 up, the \$3.00 one fits on to any house tap and can be removed in two seconds. They are stone Filters and the stones can be cleaned as easily as any glass tumbler or delf cup. The Gravity filters are only \$4.50 and readily filter water from a pail into any other vessel placed to receive the filtered water. They are small and can be easily picked in a very small space to carry from place to place.



The above is correct cut of the Tap Filter, showing it in operation.



The above is correct cut of the Gravity Filter, showing it in operation.

These Filters can only be had in Alberta from ROSS BROS. who are Sole Agents. The Trade supplied.

ROSS BROTHERS, Limited.

SITUATION

UTONOMY BILL

Continued from page two

The said Province or any member or members thereof, or by the Lieutenant Governor individually, as the case requires, subject nevertheless to be abolished or altered by the Legislature of the Province.

10. The Lieutenant Governor in Council shall, as soon as may be after this Act comes into force, adopt and provide a Great Seal of the said Province, and may from time to time, change such seal.

11. There shall be a Legislature for the said Province, consisting of the Lieutenant Governor, and one House, to be styled the Legislative Assembly of Alberta.

12. Until the said Legislature otherwise provides, the Legislative Assembly shall be composed of twenty-five members, to be elected to represent the electoral divisions defined in Schedule B of this Act, having due regard to the distribution of population and existing local divisions.

13. Until the said Legislature otherwise determines, all the provisions of the law with regard to the constitution of the Legislative Assembly of the Northwest Territories and the election of members thereof shall apply, mutatis mutandis, to the Legislative Assembly of the said Province and the election of members thereof respectively.

14. The writs for the election of the members of the first Legislative Assembly of the said Province shall be issued by the Lieutenant Governor and made returnable within six months after this Act comes into force.

15. Until otherwise provided by competent authority, and subject to the provisions of this Act, all laws and ordinances not inconsistent with this Act in force in the territory comprised in the said Province on the thirtieth day of June, one thousand nine hundred and five, and all courts of civil and criminal jurisdiction and all commissions, powers and authorities and all officers, judicial, administrative and ministerial, existing or holding office at that time, shall continue therein as if such territory had not been established as a province.

16. The provisions of section 93 of the British North America Act, 1867, shall apply to the said Province as if, at the date upon which this Act comes into force the territory comprised therein were already a Province, the expression "the Union" in the said section being taken to mean the said date.

(b) Subject to the provisions of the said section 93, and in continuation of the principle heretofore sanctioned under The North West Territories Act, it is enacted that the Legislature of the said Province shall pass all necessary laws in respect of education, and that it shall therein allow as follows: (a) that a majority of the ratepayers of any district or portion of the said Province, or of any less portion of subdivision thereof, by whatever name it is known, may establish such schools therein as they think fit, and make the necessary assessments and collection of rates therefor; and (b) that the minority of the ratepayers therein, whether Protestant or Roman Catholic, may establish separate schools therein, and make the necessary assessments and collection of rates therefor; and (c) that in such cases the ratepayers establishing such Protestant or Roman Catholic Separate schools shall be liable only to assessment of such rates as they impose upon themselves with respect thereto.

(c) In the appropriation of public moneys by the Legislature in aid of education, and in the distribution of any moneys paid to the Government of the said Province arising from the school fund established by The Dominion Lands Act, there shall be no discrimination between the public schools and the separate schools, and such moneys shall be applied to the support of public and separate schools in equitable shares or proportion.

17. The following amounts shall be allowed as an annual subsidy to the Province of Alberta, and shall be paid by the Government of Canada, by half-yearly instalments in advance to the said Province, that is to say:

(a) for the support of the Government and Legislature, fifty thousand dollars;

(b) on an estimated population of two hundred and fifty thousand, at eighty cents per head, two hundred thousand dollars, subject to be increased as hereinafter mentioned, that is to say—a census of the said Province shall be taken in every fifth year, reckoning from the general census of one thousand nine hundred and one, and an approximate estimate of the population shall be made at equal intervals of time between such quinquennial and decennial censuses; and whenever the population by any such census or estimate, exceeds two hundred and fifty thousand, which shall be the minimum on which the said allowance shall be calculated, the amount of the said allowance shall be increased accordingly, and so on until the population has reached eight hundred thousand souls.

18. Inasmuch as the said Province is not entitled to be paid and to receive from the Government of Canada, by half-yearly payments in advance, interest at

the rate of five per cent per annum on the sum of eight million one hundred and seven thousand five hundred dollars.

19. Inasmuch as the public lands in the said Province are to remain the property of Canada, there shall be paid by Canada to the said Province annually by way of compensation therefor, a sum based upon the estimated value of such lands, namely, \$37,500,000, the said lands being assumed to be of an area of 25,000,000 acres and to be of the value of \$1.50 per acre, and upon the population of the said Province, as from time to time ascertained by the quinquennial census thereof, such sum to be arrived at as follows:—

The population of the said Province being assumed to be at present 250,000, the sum payable until such population reaches 400,000 is to be one per cent, on such estimated value or \$375,000;

Thereafter, until such population reaches 800,000, the sum payable is to be one and one-half per cent on such estimated value, or \$562,500;

Thereafter, until such population reaches 1,200,000, the sum payable is to be two per cent, on such estimated value, or \$750,000;

And thereafter such payment is to be three per cent on such estimated value, or \$1,125,000.

2. As an additional compensation for such lands there shall be paid by Canada to the said Province annually for five years from the time this Act comes into force, to provide for the construction of necessary public buildings, one quarter of one per cent, on such estimated value, or \$93,750.

20. The Dominion lands in the said Province shall continue to be vested in the Crown and administered by the Government of Canada, subject to the provisions of The North West Territories Act, as amended, with respect to the road allowances and roads or trails in force on the thirtieth day of June, one thousand nine hundred and five, which shall apply to the said Province with the substitution therein of the said Province for the Northwest Territories.

21. All properties and assets of the Northwest Territories shall be divided equally between the said Province and the Province of Saskatchewan, and the two provinces shall be jointly and equally responsible for all debts and liabilities of the Northwest Territories; Provided that, if any difference arises as to the division and adjustment of such properties, assets, debts, and liabilities, such difference shall be referred to the arbitration of three arbitrators, one of whom shall be chosen by the Lieutenant Governor in Council of each Province, and the third by the Governor in Council. The selection of such arbitrators shall not be made until the Legislatures of the Provinces have met, and the arbitrator chosen by Canada shall not be resident of either province.

22. Nothing in this Act shall in any way prejudice or affect the rights of properties of the Hudson's Bay Company, acquired, held or existing under and by virtue of the conditions of the deed under which that company surrendered Rupert's Land to the Crown.

23. The powers hereby granted to the said Province shall be exercised subject to the provisions of section 16 of the contract set forth in the schedule to chapter 1 of the statutes of 1881, being an Act respecting the Canadian Pacific Railway Company.

24. This Act shall come into force on the first day of July, one thousand nine hundred and five.

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Sausage Spices and Casings for the Trade a Specialty.

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contains all the tonic laxative principles of fresh, ripe fruits. Children, as well as grown folk, may get its mild, gentle action on stomach, liver and bowels, without fear of ill-effects resulting.

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dissolves the phlegm in the throat—breaks the inflamed lungs—cures the croupy cough—and sends baby into a natural, healthful sleep. It's a medicine for everybody—young and old. Cures rheumatism, neuralgia, headache, toothache, sprains, bruises, burns—pains of all kinds and any kind.

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After allowing it to age for three full years, in order to develop its superb fragrance and aroma, I make it up into "Pharaoh."

That's why there is a taste and odor of genuine tobacco in my Pharaoh Cigar.

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usually catches you in your weakest spot. No matter where it is, St. John's Consumption Cure, the Lung Tonic, will reach the seat of the trouble and cure you. Your money back, if it doesn't.

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No roughened, chapped hands if Life-Tonic Soap is used. It's as healing as it is cleansing.

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CHAS. STEWART, PROPRIETOR.

THE MURDER TRIAL

CONTINUED IN SUPREME COURT

Hearing of Evidence from Crown Witnesses continued Yesterday and Today

The hearing of evidence in the case of Rex vs. King was resumed in Supreme Court at 2 p.m.

Chief Moosteos was recalled and said that beside the three pieces of bone already mentioned the tin given to Sgt. Anderson by him contained another piece of bone somewhat round in shape. A search was made among the exhibits for the piece in question, but it could not be found. Replying to His Lordship witness said everything coming into his possession which had been recovered from the camp fire was given by him to Sgt. Anderson.

Questioned by the Crown Prosecutor, he said his people buried their dead along the creek. They had formerly had a cemetery at Sandy Bar.

The two shells found in the slough were here produced for the examination of the jurors.

Prince, one of Moosteos' band, was then called. Had been at a slough near Moosteos' place with Sgt. Anderson, Constable Low and others.

Was also at the fire place on another occasion with Moosteos and Alex. Moosteos when Sgt. Anderson was shot there. Three pieces of bone were found at this time by Alexander. Alexander handed them to his father, Moosteos. Witness went to Moosteos' house, but did not go in for some time and when he entered the bones had been put away. He saw them again next morning, when they were taken from a tin can and handed over to Sgt. Anderson. Later on he was with Sgt. Anderson, when he found a fourth piece of bone at the fire place. Did not know what was done with this.

Reminded of the first visit to the slough witness recalled having seen Okemow find a pair of shodded boots in the slough, about number 7s. (The boots in court were produced and identified as those found.)

In the left boot was a parcel which witness had removed on instruction from one of the police, who undid it. The parcel contained a pair of gold scales, a small sack of weights, a nugget of silver, something of the appearance of a watch, a piece of iron, a palm strap, a piece of a needle. (Several of articles in court were here produced and identified by witness.) Sgt. Anderson had fitted the portion of the needle with another piece found in the fire and they corresponded.

Besides the three pieces of bone found by Alexander Moosteos at the fire place what was thought to be a tooth was found and given to Moosteos.

Witness went from the reserve along the Sturgeon Lake trail about September 29 about 10 miles beyond the fork of the trail to Prairie River. There was an inhabited house about a mile from the forks. There were two roads to Sturgeon Lake and witness took the shorter one. On the road he saw no tracks headed toward the lake, though the earth was moist and bare and in splendid condition to retain impressions. Beyond the forks of the road there were many tracks as there are several settlers thereabouts.

Cross-examined by Mr. Biggar, witness explained that his sight was not good. He could tell outside that the pieces of the needle fitted, but could not in the court room.

Did not recollect having said on the preliminary that Constable Low had removed the parcel from the boot. Was trying to tell the truth and thought he had said the same on that occasion as on this.

Remembered Sgt. Anderson having found the pieces of bone in the ashes. Moosteos was there and he thought also Cunningham. If Cunningham and Sgt. Anderson said they alone were there at the time, he would not say they were wrong.

He and Moosteos alone were present when Alexander Moosteos found the other three pieces of bone.

Mr. Biggar—"Strange Moosteos did not see them picked up."

Witness said Moosteos carried the bones home in his hand, witness walking behind. Could see bones in Moosteos' hand.

Mr. Biggar—"When Moosteos says he had them in a tin can he was lying, eh?"

Witness—"He put them in a can when he got home."

Never saw Moosteos wrap bones up in a piece of paper or tie thread

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about them. Were already put away when he got to the house. The next day Moosteos took them from a baking powder tin and placed on the table. Witness didn't remember who was present beside Sgt. Anderson and Moosteos.

Remembered the date he went to Sturgeon Lake because his horses had been lost that day and his employer had told him it was the 28th.

Admitted that he had said on the preliminary that there was only one regular trail from the reserve to Prairie river.

The supposed tooth was found by Okemow, a witness, and a grandson of Moosteos being present.

Okemo, another resident of the Sucker Creek reserve, remembered searching a slough near Moosteos' house last fall, in the presence of Sgt. Anderson, Constable Low, Moosteos, Prince and A. McDonald. By walking in water he found a pair of boots, which he handed to Prince. Also found soles of two other boots. Constable Low and Prince removed a bundle from one boot, apparently wrapped up in an old handkerchief.

Witness here gave a list of the articles found in the parcel and identified several of the articles produced in court. He also repeated the story of the former witness about the pieces of needles being fitted together.

Cross examined witness said he did not know what was done with these articles.

When he found the boots there were present, Prince and Alexander's son and Constable Low came along soon. Prince and Low undid the boots. Mr. Biggar reminded him that he had said on the preliminary that Low had undid the boots.

Willgo, also an Indian from the re-

serve, was next sworn. He remembered being in a slough near Moosteos' house. His son was present, also Sgt. Anderson and Constable Low. While searching in the slough witness recovered a boot and an old tin cup. Saw his son find a pair of boots. Witness identified a pair produced as these.

Joseph, son of Willgo, was called and corroborated the story of his having found a pair of boots. He couldn't swear that those produced were the same. Did not see his father find the sole of a boot.

Sikeches, a brother of Willgo remembered going over the Swan Hills trail some time last fall, from Lesser Slave Lake. He saw tracks of four horses and two men going toward the lake. He turned off the trail before he lost the tracks. The tracks of larger man showed marks of nails. One day after he accompanied Sgt. Anderson over the trail, but none of the tracks were then discernible. They returned to the house of Casimir Cardinal near the door of which he saw a box mark similar to those seen on the trail. Sgt. Anderson placed a boot in this impression and it appeared to fit exactly. Thought the right shodded shoe produced had made the marks.

Cross examined the witness said the print was not of the entire boot, but of heel and part of the sole. Would not swear that more than four nails showed in the impression. Reminded of the evidence of Sgt. Anderson to the effect that the impression was that of a heel of a shoe witness would not say he was wrong. There were only four nail marks which he particularly noticed but could not say there were more.

This concluded the cross examination and court adjourned until this morning.

The report of this morning's proceedings are unavoidably held over until tomorrow.

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For Aspelund S. D. No. 758 (7 miles west of Blackfalds) for three months commencing April 1st. Salary, 1st grade \$50.00, 2nd grade, \$45.00 per month. Apply to E. A. Wigmore, Sec-Treas., Blackfalds.
dy. 52-57 chg.

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ADS.

LOST OR STRAYED

LOST

Solid nugget stickpin on Jasper avenue. Reward; apply at the Bulletin.
dy. 55-56 chg.

APPLICATION TO PARLIAMENT

Notice is hereby given that application will be made to the Parliament of Canada at its present Session for an Act to extend the time for the commencement and completion of the construction of The Canada Central Railway Company.
HENRY C. HAMILTON,
Solicitor for Applicants.

NOTICE

Notice is hereby given that all accounts owing to S. H. Smith & Co. for flour and feed, and for coal are to be paid to H. R. Mountfield, Office Gallagher Block.
(sgd.) S. H. SMITH & CO.,
per H. R. Mountfield, Atty.
dy 55-57 chg.

LOST

Since Feb. 15th one bay horse weight about 1450 lbs. white strip on face 2 white ankles, indistinct brand on left hip, and one gray horse weight 1200 lbs. right front foot crooked, branded V on left cheek and on left still. \$10.00 reward if delivered as Calhoun & Ferguson's barn 1st street north Jasper avenue.
dy 50 55 pd

LOST

Soxet mare, white star on face, 2 white hind feet. Return to Kelly & Beale.
dy-44-45 chg.

STRAY CALF

Strayed from town pasture last fall small red heifer calf with white spots. Finder please notify, B. R. McDonald Edmonton, or Bulletin office.
dy. 47-21 pd.

MISCELLANEOUS

FOR SALE

160 acres, 8 miles west of town, S. E. 1 of section 31, Tp. 32, Rge. 25. 50 acres open prairie, valuable timber, pea vine pasture among the timber, small shack \$8 per acre. Terms \$500 down, \$200 per year at 6 per cent. Corner lot 6th street west and Saskatchewan ave., shack and stable, \$450. Organ made by Roberts Co. full stops and perfect order sell for \$60. Mare 6 or 7 years old well bred, \$125. Apply to McKinlay, Plasterer, corner 6th st. west and Saskatchewan ave.
dy-46-74 chg

WANTED

Good general servant apply to Mrs. E. C. Ewer 6th St. West, south of Jasper.
dy 51-1 chg

WANTED.

500 pairs of Shoes for Repair at Timm the sh-maker.
dy 45-62 chg.

BAILIFF'S SALE.

Under and by virtue of three lien notes given by Jonah Ervin, D. S. Burkhard and Ezekiel Ervin to Kelly Beale, and to me directed against the goods and chattels of J. Ervin, D. S. Burkhard and E. Ervin, named in the said lien notes, I have seized the following goods, namely:—One Portable Engine, made by Waterloo Engine Co., which I shall expose for sale on Saturday the eleventh day of March at Kelly & Beale Implement Warehouse, Edmonton, at the hour of 2 p.m. Dated, March 4th, 1935.
W. S. ROBERTSON,
Deputy Sheriff.
dy. 54-57 chg.

NOTICE

No ice is hereby given in partnership heretofore existing between Arthur Levasseur and Maurice J. Fitzgerald, but which has been dissolved this 4th day of March, 1935 by mutual consent. All accounts owing the said firm are payable to the said Arthur Levasseur, who will also pay, all accounts owed by the said firm. Signed,
ARTHUR LEVASSEUR,
MAURICE J. FITZGERALD,
dy. 54, tt.

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COLD TURKEY 25c
HOT TURKEY 25c
TOAST and COFFEE 25c
BLACK and GREEN TEA and COFFEE 25c

SITUATION UNCHANGED

NO ANNOUNCEMENT YET MADE

The Cabinet Crisis Continues. Rumors of Possible Resignation of Sir Wilfrid Laurier.

Bulletin Special.

Ottawa, March 8.—The second reading of the Autonomy Bill was expected to-day. The Premier has made no announcement except that due notice would be given. The Cabinet crisis is still on and no solution is yet offered. Ontario members held a caucus to-day. The results are not known. Rumors of the possible resignation of the Premier if the difficulty cannot be adjusted are in circulation.

WEATHER.

Wednesday, March 8th.

Max. 52
Min. 42
Noon 50

Bar 29.90

Wind 28 miles per hour.

TEMPERATURE RECORDS

Tuesday, March 7.—21 hours up to 6 a.m.:

	Max.	Min.
Calgary	46	24
Prince Albert	36	36
Battleford	36	28
Medicine Hat	44	22
Swift Current	34	26
Quappelle	34	24
Minnedosa	34	22
Winnipeg	32	16
Fort Arthur	20	12

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House on Clara Street, 6 rooms, \$1,500.
\$385 buys a lot on B 4 H.B.R.
\$400 takes lots on B 5 H.B.R.
\$300 to \$400 secures good lots B 12, 13, 14, 15 H.B.R.
\$450 will buy a good lot on B 6 H.B.R.
4 fine lots, close to Jasper Ave., on 8th Street, H.B.R., at \$600.
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The soles this season are lighter, turns and McKays being most popular. The heels are smaller as a rule, but we have both styles in this line.

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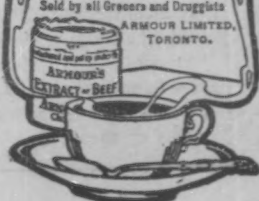
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PLEA FOR VEGREVILLE.

Sir—
Having read with intense interest the almost acrimonious discussion in the Calgary and Edmonton papers concerning their respective rights to the new capital, I have to state herein, my honest impressions on so vital a subject. Though both towns have many good points in their favor, yet I think the liberal-minded and unbiased public will endorse my arguments as to why the new provincial capital should not be located at Calgary, but either at Edmonton or our own growing burg of Vegreville.

This first point I shall urge in her favor is that of population. By the census of 1899 there was not a living being on the present site, whereas by the last official statistics, the population comprised some twenty. I give this large such tremendous and significant increase during the last decade and a half, who may not venture to prognosticate what good things are yet in store for her?

Probably a stronger point in her favor is her most admirable location, situated, as it is, on the C. N. R., projected from Battleford and almost touching the G. T. P. Communication with the Dominion capital would thus be much more expeditious than were the new capital at Calgary. Being in almost exactly the same position from Edmonton, Vegreville is situated in 53 degrees 23 min. north latitude. It is therefore as far south as Dublin in Ireland, Liverpool and York in England, or Hamburg in Germany. Further south than any port in Scotland, Denmark, Sweden or Iceland and several miles farther south than Hammerfest in Norway. If such cities as these can turn out to be such flourishing commercial and metropolitan centres, what may we not expect from Vegreville, situated in the same latitude?

As for people, we may intimate that we have an admirable class of citizens who for being frugal, industrious and law-abiding, stand peerless. One policeman, without subordinates, is deemed altogether adequate protection to life and property. Can this same comparison stand in considering our sister city Calgary? This is a purely rhetorical question, Mr. Editor.

Speaking more particularly of the attractions of our town proper, we may say that we possess a fine and extensive open-air skating-rink, on which the officers in charge have given free exhibitions semi-quarterly. We have had two or three masquerade carnivals so far. All spoke in high esteem of the open-air plan since from a purely hygienic standpoint it is most conducive to good health. Can Calgary boast of a similar building of the same dimensions?

Then again, a casual visitor to our town has but to stand anywhere on Midway Place and cast his eyes about him. Almost in every direction he can see, almost as far as eye can reach, long lines of hardware and machinery piled up against our tradesmen's houses, which are filled to congestion.

The next thing to meet the gaze of the amazed traveler is the enormous supplies of wood and coal, there being no less than five coal and wood yards within our town limits. Of lumber too, we have our full share. Our lumber dealers have found great difficulty in disposing of their winter supply to make way for the spring stock. So great a premium has been placed upon storage room that most of our vacant lots have to be turned into temporary lumber yards.

And just here it may not be out of the way to say something about our excellent tradesmen. We would search probably a long time before we could run across a more honest and upright set of merchants. They are, happily, gifted with physiological insight into human nature, which is so necessary to become a successful merchant in these days of keen competition. True, we must admit that, since the effluxing of press in Vegreville and the reaction of freight from Edmonton to Vegreville, from \$1 per hundred to 80c. cwt., much of our trade has been usurped by Wawke, Siek Man's Lake and Marinka merchants, yet our citizens are looking forward hopefully to a re-adjustment of tariff rates as will be beneficial to producer and consumer.

Who has not heard of the geysers?
Continued on page seven

Synopsis of Regulations for Disposal of Minerals on Dominion Lands in Manitoba, the Northwest Territories and the Yukon Territory

Coal.—Coal lands may be purchased at \$10 per acre for soft and \$20 for anthracite. Not more than 320 acres may be acquired by one individual or company. Royalty, at the rate of 10 cents per ton of 2000 pounds shall be collected on the gross output.

Quartz.—Persons of eighteen years and over and joint stock companies holding free miners' certificates may obtain entry for mining location. A free miner's certificate is granted for one or more years, not exceeding five, upon payment in advance of \$750 per annum for an individual, and from \$50 to \$100 per annum for a company, according to capital.

A free miner, having discovered mineral in place, may locate a claim 1500 by 1500 feet by marking out the same with two legal posts bearing location notices, one at each end of the line of the locative vein. The claim may be recorded within ten days of its location within ten miles of a mining recorder's office. One additional day allowed for every additional ten miles or fractions. The fee for recording a claim is \$5.00.

At least \$100 must be expended on the claim each year or paid to the mining recorder in lieu thereof. When \$500 has been expended or paid the locative may, upon having a survey made, and upon complying

with other requirements purchase the land at \$10.00 per acre. Permission may be granted by the Minister of the Interior to locate claims containing iron and mica, also copper, in the Yukon Territory, of an area not exceeding 160 acres. The patent for a mining location shall provide for the payment of royalty on the sales not exceeding five per cent.

Placer Mining. Manitoba and the N. W. T., excepting the Yukon Territory.—Placer mining claims are generally 100 feet square, entry fee \$5.00, renewable yearly. On the North Saskatchewan river, claims for either bar or beach, the former being 100 feet long, and extending between high and low water mark. The latter includes bar diggings but extends back to the base of the alluvial bank but not exceeding 1900 feet. Where steam power is used, claims 200 feet wide may be obtained. Dredging in the rivers of Manitoba and the N. W. T., excepting the Yukon Territory.—A free miner may obtain only two leases of five miles each for term of twenty years, renewable in the discretion of the Minister of the Interior.

The lessee's right is confined to the submerged bed or bars of the river below low water mark, and subject to the rights of all persons who have or who may receive entries for bar diggings on bench claims, except in the Saskatchewan river, where the lessee may dredge to high water mark on each alternate leasehold. The lessee shall have a dredge in operation within one season from the date of the lease for each five miles, but where a person or company has obtained more than one lease, one dredge for each fifteen miles or fraction, will be sufficient. Rental \$10 per annum for each mile of the river leased. Royalty at the rate of two and a half per cent. collected on the output after it exceeds \$10,000. Dredging in the Yukon Territory.—Six leases of five miles each may be granted to a free miner for a term of twenty years, also renewable. The lessee's right is confined to this submerged bed or bars in the river below low water mark, that boundary to be fixed by its position on the first day of August, in the year of the date of the lease.

The lessee shall have one dredge in operation within two years from the date of the lease, and one dredge for each five miles within six years from such date. Rental, \$100 per mile for first year, and \$10 per mile for each subsequent year. Royalty same as placer mining. Placer Mining in the Yukon Territory.—Creek, gulch, river and hill claims shall not exceed 250 feet in length measured on the base line, or general direction of the creek or gulch, the width being from 1,000 to 2,000 feet. All other placer claims shall be 200 feet square.

Claims are marked by two legal posts, one at each end, bearing date in ten days. If the claim is within ten miles of a mining recorder's office, one extra day allowed for each additional ten miles or fraction. The person or company staking a claim must hold a free miner's certificate.

The discoverer of a new mine is entitled to a claim of 1,000 feet in length, and if the party consists of two, 1,500 feet altogether, on the output of which no royalty shall be charged, the rest of the party ordinary claims only.

Entry fee, \$10. Royalty at the rate of two and one-half per cent. on the value of the gold shipped from the Yukon Territory to be paid to the Comptroller. No free miner shall receive a grant of more than one mining claim on each separate river, creek or gulch, but the same miner may hold any number of claims by purchase, and free miners may work their claims in partnership by filing notices and paying fee of \$2.00. A claim may be abandoned and another obtained on the same creek, gulch or river by giving notice and paying a fee.

Work must be done on a claim each year to the value of at least \$200. A certificate that work has been done must be obtained each year; if not, the claim shall be deemed abandoned, and open to occupation and entry by a free miner.

The boundaries of a claim may be defined absolutely by having a survey made, and publishing notice in the Yukon Official Gazette. Hydraulic Mining, Yukon Territory.—Locations suitable for hydraulic mining, having a frontage of from one to five miles, and a depth of one mile or more, may be leased for twenty years, provided the ground has been prospected by the applicant or his agent; is found to be unsuitable for placer mining, and does not include within its boundaries any mining claims already granted. A rental of \$150 for each mile of frontage and royalty at the rate of two and one-half per cent. of the value of the gold shipped from the Territory are charged. Operations must be commenced within one year from the date of the lease, and not less than \$5,000 must be expended annually. The lease includes all base metals, quartz and coal, and provides for the withdrawal of unopened land for agricultural and building purposes.

Petroleum.—All unappropriated Dominion lands in Manitoba, the Northwest Territories and within the Yukon Territory, are open to prospecting for petroleum, and the Minister may reserve for an individual or company having machinery on the land to be prospected, an area of 640 acres. Should the prospectors discover oil in paying quantities, and satisfactorily establish such discovery on an area not exceeding 640 acres, including the oil well and such other land as may be determined, will be sold to the discoverer at the rate of \$1500 an acre, subject to royalty at such rate as may be specified by order-in-council.

Department of Interior, Ottawa, September, 1903.

JAMES A. SMART
Deputy Minister of the Interior.

29 12 05

NOTICE

The firm of Larue & Picard have decided to carry on a strictly Cash Business on and after the 6th day of February, 1905. We heartily thank the public for their past patronage and trust that under our new conditions they will continue to favor us with their esteemed custom.



Just
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A New
Stock

of D. & A.
Corsets
in Different
Styles and
Shapes.

All kinds of winter stock will be sold at cost price. Now is the time to buy a fur coat or cap, you get it at the right price at

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PLEA FOR VEGREVILLE

Continued from page six

or hot springs of the Vermillion River? Being in close juxtaposition to our town they have become a necessary point of interest to tourists. So strong a faith has the medical fraternity in the efficacy of these mineral waters, that arrangements are pending to build an electric railway out to the main spring near which the authorities have applied for the exclusive privilege to build a sanitarium for incurables. The motive power will be generated at our power-house, which now supplies the elevator, chipping-mills and sausage factory.

We have, too, several up-to-date restaurants, whose capacities are taxed to their utmost. If anyone leaves Vegreville hungry, it is because the supply houses are out of provisions or his last quarter is gone. The real estate business is in a flourishing condition. Already two or three real estate offices have been erected and now adorn main street and Sixth street east. Three or four more are to follow in the spring.

But one glance at the general style of architecture of the town residences show them to be built after the latest designs. This attests the fact that the inhabitants are fully up-to-date and alive to the best interests of our town.

Treating of sanitary conditions, we can assure the public that the water supply is pure and wholesome. The air is pure, clear and aseptic, containing a large part of ozone—the natural air purifier. As to the soil, in reference to its influence on health, it is only necessary to say that it does not breed the miasma of malaria, which is the cause of ague in its many forms—resulting from the altitude and low mean temperature, can malaria ever exist. The climate is not only invigorating to adults, whether in full health or otherwise, but seems to have a special influence in developing strong and healthy children. No better climate for children than that of northern Alberta is to be found in America. Sufferers from consumption, asthma, chest and throat affections, rheumatism, ague and many other diseases are always greatly benefited and frequently cured by a residence here. We are much more remote from the mountains than either Calgary or Edmonton and hence less liable to fall under the influence of the chinooks which this season has conclusively proved to be more disadvantageous to man's convenience than otherwise.

Such is the fertility of our soil and the exuberance of the vegetation, that the C. N. P. commission has seen fit to plant their town almost on the site of our rapidly growing burg, the site of our rapidly growing burg. Situated as we are in the centre of the great Vermillion River Valley, made famous by reason of its rich alluvial deposits, is it any wonder that our citizens and surrounding countrymen should lay claim to the position of "provisional capital" in preference to our rival city Calgary? I have sought to advance our most feasible claims why we ought to be granted the right to "sway the rod of empire" over this western province. I feel sure, if my readers with an unbiased mind, will examine for themselves the pros and cons of the case, they will heartily concur in my opinion. Therefore, in conclusion, I will urge, in the name of the council and citizens of Vegreville, in the name of our pristine glory and honor, in the name of our hearts and homes, that a large and efficient deputa-tion be despatched immediately to interview the Governor-in-Council, in this great crisis. Truly the issue are at stake and no one should be left untuned in one strenuous and united effort to win for ourselves a name that shall be handed down to posterity for goodness, equity and eternal renown.

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The Canadian Northwest Homestead Regulations

Any even numbered section of Dominion Lands in Manitoba or the Northwest Territories, excepting those 23, which has not been homesteaded, or reserved to provide wood lots for settlers, or for other purposes, may be homesteaded upon by any person who is the sole head of a family, or any male over 18 years of age to the extent of one quarter section, of 160 acres more or less.

ENTRY.—Entry may be made per district in which the land to be taken is situated, or, if the homesteader desires, he may, on application to the Minister of the Interior, Ottawa, the Commissioner of Immigration, Winnipeg, or the local agent for the district in which the land is situated, receive authority for some one to make entry for him. A fee of \$10.00 is charged for a homestead entry.

HOMESTEAD DUTIES.—A settler who has been granted an entry for a homestead is required by the provisions of the Dominion Lands Act and the amendments thereto, to perform the conditions connected therewith, under one of the following plans:

(1) At least six months' residence upon and cultivation of the land in each year during the term of three years.

(2) If the father (or mother, if the father is deceased) of any person who is eligible to make a homestead entry, reside upon a farm in the vicinity of the land entered for by such person as a homestead, the requirements of this Act as to residence prior to obtaining patent may be satisfied by residence upon the first homestead, if the second homestead is in the vicinity of the first homestead.

(3) If a settler has obtained a patent for his homestead, or a certificate for the issue of such patent, countersigned in the manner prescribed by this Act, and has obtained entry for a second homestead, the requirements of this Act as to residence prior to obtaining patent may be satisfied by residence upon the first homestead, if the second homestead is in the vicinity of the first homestead.

(4) If the settler has his permanent residence upon farming land owned by him in the vicinity of his homestead, the requirements of this Act as to residence may be satisfied by residence upon said land.

The term "vicinity" used above is meant to indicate the same township or an adjoining or cornering township.

A settler who avails himself of the provisions of Clauses 2, 3, or 4, must or substitute 20 head of stock, with buildings for their accommodation, cultivate 30 acres of his homestead, and have besides 80 acres substantiated.

The privilege of a second entry is restricted by law to those settlers only who completed the duties upon their first homestead to entitle them to patent on or before the 2nd June, 1889.

Every homesteader who fails to comply with the requirements of the homestead law is liable to have his entry cancelled, and the land may be again thrown open for entry.

Application for patent should be made at the end of three years, before the local agent, sub-agent, or Homestead Inspector. Before making application for patent the settler must give six months' notice in writing to the Commissioner of Dominion Lands, at Ottawa, of his intention to do so.

Information.—Newly freed immigrants will receive at the Immigration Office, in Winnipeg, or at any Dominion Lands Office, in Manitoba or the Northwest Territories, information as to the lands that are open for entry, and from the officers in charge, free of expense, advice and assistance in securing land to suit them. Full information respecting the land, timber, coal and mineral laws, as well as respecting Dominion Lands in the Railway Belt in British Columbia, may be obtained upon application to the Secretary of the Department of the Interior, Ottawa, the Commissioner of Immigration, Winnipeg, Manitoba, or to any of the Dominion Lands Agents in Manitoba or the Northwest Territories.

W. W. CORY, Deputy Minister of the Interior.

N.B.—In addition to Free Grant Lands to which the regulations above stated refer, thousands of acres of most desirable lands are available for lease or purchase from railroad and other corporations and private firms in Western Canada.



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EDMONTON ALTA. CANADA

POPULATION, 7,500

CITY GOVERNMENT:—

Mayor, K. W. MacKenzie; Aldermen, C. May, K. A. McLeod, W. H. Clark, D. R. Fraser, J. R. Boyle, T. Bellamy, J. H. Picard, W. A. Griesbach.

Conveniences:—Waterworks, sewer systems, telephone system, electric lighting system, all owned and operated by the city.

Board of Trade:—President, J. H. Morris, Secretary, F. F. Tims.

Immigration Officer:—C. W. Sutter.

Educational Institutions:—Public and separate schools, high school, Alberta College.

CHURCHES:—Roman Catholic, Anglican, Presbyterian, Methodist, Baptist, German Baptist, Lutheran, Salvation Army.

TRAIN SERVICE:—Leaves "for Strathcona 7.45 and 15.30. Arrives from Strathcona 9.15 and 11.56.

LOCAL

—Train on time.

—The annual meeting of the Board of Trade will be held on the 23rd inst.

—A report of last night's meeting of the city council is necessarily held over until to-morrow.

—Several residence of the west end of the city complain of the destruction of fences by small boys.

—The returns from the Stanley Cup game were posted at the former Bank of Montreal stand last night.

—An office for the use of the city commissioners has been arranged by cutting out a portion of one committee room in the city hall.

—Rev. G. W. J. Kirby of Calgary lectured on the "March of the Twentieth Century" in McDougall church last evening. The audience was large and showed appreciation of the lecture by frequent applause.

—D. R. Fraser & Co. are constructing a new pier in the river to anchor their boom for the coming season. A pile driver has been placed on the ice for the purpose and after the piles are in place they will be enclosed by timber and the inner space filled with stones. The sand slide on the north bank of the river filled in the channel between the old pier and the shore and made the construction of a new one necessary.

—The Edmonton Cigar Factory premises over Mills clothing establishment have been rearranged and renovated. The used warehouse for raw tobacco has been removed to the basement and the room previously used for this purpose has been tastefully papered and fitted up for office purposes. This separates the business and manufacturing departments and gives considerably more room in the factory. New work tables are being installed and all arrangements made for the rapid production of first class cigars.

PERSONAL.

J. H. Morris returned last evening from the east.

J. J. Lavale, brother of Messrs. T. and J. Lavale came in from Winnipeg last night.

J. Ross Palmer returned last night from Calgary.

J. A. McKinnon went south this morning.

Constable Tidbury went south today.

Rev. and Mrs. G. H. Huestis went south yesterday.

Jos. McDonald went to Calgary yesterday.

A. M. Stewart went to Lacombe today.

W. D. Beek went to Winnipeg this morning.



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Main Street, Edmonton.

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4

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\$1,350,000

A. M. STEWART,

MANAGER

AGRICULTURAL INSTITUTE
MEETINGS AND LIVE STOCK
JUDGING SCHOOLS

Will be held under the auspices of the Territorial Department of Agriculture and the local agricultural society at the following places:

Strathcona Mar. 18, 8 p.m.
Fort Saskatchewan Mar. 20 & 21.
Edmonton Mar. 22 & 23.
Wetaskiwin Mar. 24 & 25.
Ponoka Mar. 27, 2 & 3 p.m.
Lacombe Mar. 28 & 29.

The two day meetings will be Stock Judging Schools at which animals will be used at the morning and afternoon sessions to demonstrate desirable and undesirable conformations. Score cards will be used to teach the value of the different portions of the animal.

The speakers will be:
J. Standish, V.S., Walkerton, Ont.
C. M. MacOme, Ottawa, Ont.

Who will speak on live stock topics using living animals at the stock judging schools, and if opportunity offers, are prepared to use them at the afternoon sessions of any institute meeting.

All persons interested are respectfully urged to attend. Young men should not miss this opportunity, only 54-65 cts.

Salesmen Wanted

No Experience Necessary



If you are able to talk and will follow instructions you can make at least \$5.00 per day. We furnish you, FREE, a handsome book containing a large range of samples of cloth for suits, Overcoats and Trousers; measuring line, fashion plate and letter of instructions. This outfit will enable you to get as much business as if you carried a \$1000 stock of goods.

You require no money. The work is very simple. If you are honest and mean business, and want to improve your position, tell us so and we will show you how.

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E. C. PARDEE,

Manager.

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We have bright, pretty florals and stripes for chambers; magnificent hall, dining-room, store, and office decorations; and a wide choice of very beautiful

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in soft shades of creams, greens, blues, etc., with silver and gilt treatment.

Altogether, our range outclasses any previous offerings in value and effect.

Our cheap papers are good and our good papers are cheap.

So if you have any walls not recently papered, let us show you how easy it will be to produce a beautiful result at comparatively small expense.

We have procured the services of Mr. A. Desilets, an expert at paper hanging, who will guarantee any work entrusted to him.

Leave your orders with us, and we will do the rest.

Don't forget that we are headquarters for all kinds of

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MANAGER, EDMONTON BRANCH.

Edmonton Tent & Mattress Co

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Manufacturers of
TENTS, AWNINGS, MATTRESSES, SPRING
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JASPER AVE. WEST

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NEW SCALE WILLIAMS PIANO

Also a large assortment of the LATEST MUSIC
A call at our Music Room will be to your advantage
before purchasing elsewhere.

K. W. MCKENZIE BOOK AND STATIONERY
STORE.Mammoth
FIRE SALVAGE SALE
AT GARIEPY & LESSARDS

SPECIAL FIRE PRICES again cut in half in all lines of Ladies and Children's Ready-to-Wear Garments. See Bargains on our centre tables and come and make your selection before the size you require is taken by others.

LADIES' WHITE UNDER-KIRTS, all sizes. Regular \$1.00 to \$1.75. Special, 50c.
CHILDREN'S WHITE DRESSES, all sizes. Regular \$1.00 to \$2.00. Special, 75c.
CHILDREN'S PRINT DRESSES. Good assortment of patterns and sizes.

Your choice, 50c.
CHILDREN'S FLANNELLETTES AND FANCY CHECK DRESSES, all sizes. Regular \$1.25 to \$2.00. Your choice, 75c.

The balance of our Ladies' WRAPPERS and BLOUSES, all sizes, and a large variety of styles. Your choice of the whole collection on our centre tables, only 75c.

Your choice of our Girls' and Boys' TAMS only 25c.
Ladies' CORSETS, all sizes, 35c.

Last, not least, we will sell you the balance of our stock of Ladies and Misses' Imitation Grey and Persian Lamb MITTS. Regular price, \$1.25, for 25c. each.

Gariepy & Lessard

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COMPANY, P. O. BOX 190, STRATHCONA

Telephone connection. Manufacturers of the new celebrated XXX PORTER and ALE and LAGER BEER. Bottled or in cask or keg. Family trade solicited and delivery free. Thos. W. Shipley is my agent at Fort Saskatchewan, from whom my Porter and Lager can be purchased at the same price as at the brewery. Kegs must be returned when empty to the agent from whom they came. Any person or persons selling our kegs or defacing name on same, in any way, will be prosecuted. Ring us up at any time with an order.

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